

THE ELBA CLIPPER

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RENZO C. BRYAN, Editor & Owner.

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SAFETY WITH FLOWERS.

All obituary notices hereafter covering the death of merchants who are non-advertisers in the Times will be subject to a charge of \$9.58 per words. Those covering subscribers who were delinquent in their subscription payments at times of demise will be charged for at the rate of \$19.08 per word, it should be "per syllable." For our live advertisers, and we have a number of them, and for our paid up subscribers, and we have a number of those, too, we promise without price very best we have in the shop when they "shuffle off."—Baldwin Times, Bay Minette.

CONGRESSMAN OLIVER SLAPS FACE OF REPUBLICAN FROM NEW YORK.

Washington, Sept. 16.—The house was thrown into great confusion during a roll call late today when Representative Oliver, democrat, Alabama, struck Representative Dempsey, republican, New York, two blows with his open palm. Friends rushed between and prevented further outbreak. Representative Oliver said the trouble arose during a discussion over the time to be allotted for debate on the rivers and harbors bill, of which the New Yorker told him he, Mr. Dempsey, had charge. The Alabama representative said he wanted the way in which the New Yorker told him he could not have "any time at all" an that he struck with his open palm on the face.

Here's a good beauty secret—keeping your nose out of people's business prevents it from getting flat!—Milton, Fla., Gazette.

See our line of ladies dress goods, trimmings, notions etc. Vaughn & Kendrick.

Waive Notes in 10c books at Clipper office.



IF IT IS TO BE HAD IN A FIRST CLASS DRUG STORE, WE HAVE IT, OR WE WILL GET IT.

IF YOU CAN'T COME TELEPHONE.

MAYS-WHITMAN DRUG COMPANY

QUALITY "A REAL DRUG STORE" SERVICE



They are GOOD! 10¢

CANE JUICE REGULATIONS.

In order to meet conditions frequently surrounding the sale of freshly pressed cane juice in many sections of the state, the Bureau of Inspection of the State Board of Health has recently published a brief set of rules governing the sale of this beverage.

For a number of years, freshly pressed cane juice has sold from wagons or stands in community centers on Saturdays and other special occasions. In a few instances the dispensers of the juice operators of them, and for our paid up subscribers, and we have a number of those, too, we promise without price very best we have in the shop when they "shuffle off."—Baldwin Times, Bay Minette.

Many dispensers of this beverage bottle it at home and sell it in the stores or on the streets of the town. The arrangements for bottle washing and disinfecting are usually very crude and because of the possibility of spreading certain diseases by means of unclean bottles or corks, the following general rules have been decided upon.

1. Cane juice which is tapped from jars or barrels or other containers in which it is kept in bulk may be dispensed for immediate consumption only in paper cups.
2. When dispensed in bottles, such bottles which are refilled shall first be boiled in a strong alkaline solution, then brushed and rinsed in clean water.
Note: Half a small sized can of lye in each 10 gallons of water makes a cleaning solution of sufficient strength. The rinsing water should be changed frequently.

3. Every bottle shall be capped with a crown seal, which may be used only once.
Two inspectors of the Bureau of Inspection have been detailed to the southern part of the state in order that the rules governing the sale of cane juice may be applied and observed.

It is believed the inspection and sale of this delightful beverage will soon be surrounded with sanitary precautions which will make its consumption perfectly safe and without danger to anyone.

Vaughn & Kendrick.

KENTUCKY WOMAN STILL SUFFERING HICCOUGH ATTACK.

Louisville, Ky., Sept. 15.—Although hundreds of suggested remedies, ranging all the way from drinking holy water to imbibing ale and "dipping" snuff, poured in today, Mrs. Virginia Tatum, 25, continued to suffer from an attack of hiccoughs, which have been practically continuous for ten days.

The hiccoughs came with each breath and Mrs. Tatum, unable to sleep, tonight was in a very weakened condition. Prayer services again were held for her tonight at the Church of God, of which she is a member.

More than 100 persons called at her home tonight to offer advice. In addition, there were fifty letters, five telegrams and numerous telephone calls. Communications suggesting remedies have been received from forty towns in Kentucky and from Louisiana, Mississippi, New York, Ohio, Indiana, Alabama, Georgia and Missouri.

Several physicians today called on Mrs. Tatum, but were unable to effect any relief. It is planned to remove her to a hospital tomorrow if she is sufficiently strong.

MISS TEPPER DIES OF AUTO HURT DRIVER OF CAR UNKNOWN.

Camden, Ala., Sept. 16.—Identity of the stranger who ran down and killed Miss Grace Tepper, of this place Friday morning, near Safford, has not been ascertained. The fatal accident happened near the home of Dr. C. I. Pegues. The car being driven by Jack Tepper, in which his sisters, Miss Grace and Annie Tepper, were riding, en route to Selma, had stopped for some repairs. Miss Tepper had stepped out of her car and walked around to the rear when she was run into by the approaching car, which struck her on the head, dragging her several feet before she could be stopped. She died in a few minutes.

The driver of the Ford car which struck Miss Tepper expressed his regrets and said he would drive on and send a doctor, but nothing has since been heard from him.

The Tepper family is one of the oldest and most prominent families in this section. The Selma relatives of the family, Mrs. Margaret Tepper, Mrs. Alice Cavithon, and Miss Margaret Cavithon, who will attend the funeral which will take place at Camden at 11:30 a. m. Saturday morning.

Get our prices before you buy your flour. We have a big stock on hand at low prices and we can save you money as we buy direct from mills.

Vaughn & Kendrick.

REGISTER'S SALE OF LANDS.

IN EQUITY: In the Circuit Court of Coffee County, Alabama.

H. J. M. Lindsey, et als, complainants vs. Emma Searey, et als, Respondents.
Under and by virtue of a decree rendered by the court in said cause, on the 26th day of July, 1922, I, S. H. Brock, Register, will offer for sale for cash to the highest bidder, at public outcry, in front of the West door of the court house at Elba, Alabama, on SATURDAY, SEPTEMBER 30th, 1922, within the legal hours of sale, the following described lands, to-wit:

The SW 1/4 of NE 1/4, Section 8, less 1 1/2 acres in the Southeast corner thereof, 6 acres in the Northwest corner of the SE 1/4 of the NE 1/4, Section 8, being all of said SE 1/4 of NE 1/4, less 1 1/2 acres on the South side thereof, belonging to Henry King, and less 1 1/2 acres in the Northeast corner belonging to the F. D. Dorough place; the W 1/4 of the NE 1/4, less 10 acres on the North side, and the E 1/2 of the SE 1/4, Section 9, all in Township 5, Range 19, in Coffee County, Alabama, containing in all 194 acres, more or less.

Said lands will be sold in parcels of 44 acres in one tract, and 150 acres in the other, and the sale will be made for the purpose of an equitable division of the proceeds of said sale between the heirs of John Lindsey, deceased, the sale when made being subject to confirmation by the court.

Done on this 6th day of September, 1922.
S. H. BROCK, Register.

Just Arrived--

Big Shipment Fall Suits For Men and Boys

WE HAVE JUST RECEIVED A BIG LINE OF MEN'S, BOYS' AND CHILDREN'S SUITS BY EXPRESS, AND WE HAVE ANYTHING YOU WANT IN THIS LINE. THE GOODS ARE RIGHT, THE PRICES RIGHT, AND WE WILL TREAT YOU RIGHT IF YOU WILL GIVE US A CHANCE. YOU WANT TO BE SURE AND LOOK THIS LINE OVER BEFORE YOU BUY ANYTHING IN THIS CLOTHING LINE.

New Fall Goods

WE HAVE A COMPLETE STOCK OF NEW FALL GOODS IN EVERY LINE WE HANDLE AND WE WAIT FOR YOU TO INSPECT OUR GOODS BEFORE YOU DO YOUR FALL TRADING. WE WILL BE GLAD TO HAVE YOU LOOK THROUGH WHETHER YOU ARE READY TO BUY OR NOT. WE'RE ALWAYS GLAD TO SHOW YOU.

COME TO SEE US. WE APPRECIATE YOUR BUSINESS AND ARE ALWAYS GLAD TO SERVE YOU.

Vaughn & Kendrick

SAME OLD STAND SOUTH SIDE SQUARE ELBA, ALABAMA

AUTO-TRAIN WRECK VICTIM PASSES AWAY.

William Nowell, 75 years old, of Headland, died Thursday night at midnight in a local hospital from injuries sustained in an accident last week at Midland City when an Auto-Train train struck an automobile in which he was riding. His spine was injured, and the end came last night after several days of battling for his life.

His son, Otto Nowell, and Morgan Snellgrove, who were riding in the car at the time of the accident are some better, it is said. The younger Nowell was sent to his home in Headland this week. The condition of Snellgrove was not so good today, it was made known at the hospital this morning.

The car in which the party was riding was struck at a crossing near the depot in Midland City last week. It is said that they tried to beat the train at the crossing.—Dothan Eagle.

ORDER OF PUBLICATION.

State of Alabama, Coffee County, In Circuit Court, In Equity, The State of Alabama and Coffee County, Complainants,

vs. Julia Skinner and Martha Griffin, Respondents.

In this cause it being made to appear to the Register by the affidavit of complainant's solicitor, that the defendant, Julia Skinner, is a non-resident of Alabama, and that her postoffice address is unknown, and in the belief of said affiant, the Defendant is of the age of twenty-one years; it is therefore ordered by the Register that publication be made in The Elba Clipper, a newspaper published in said county, once a week for four consecutive weeks, and that a copy of this order be posted at the court house door at Elba, requiring her, the said Julia Skinner, to plead, answer or demur to the Bill of Complaint in this cause by the 9th day of October, 1922, or in thirty days thereafter a decree Pro Confesso may be taken against her.

Done at office in Elba, Alabama, this 5th day of September, 1922.
S. H. BROCK, Register.

SWEET POTATO STORAGE HOUSE DESIGNED.

A new sweet potato storage house which is described as "the last word in economy, efficiency, and ease of operation," has been designed by R. C. Briggs, Sweet Potato Specialist for the Extension Service. Plans for this house are now being prepared by the Agricultural Engineering department and are being distributed through the county agents.

In describing this new house Mr. Briggs states that it has a capacity of approximately 500 bushels and was prepared with always be and remain under the management and control of the State through its State Harbor Commission, or other governing agency.

Section 2. Notice of the election hereby ordered together with the amendment hereby proposed shall be given by a proclamation of the Governor, which shall be published in each newspaper once a week in each county in the State, for at least eight successive weeks next preceding the day hereby appointed for such election.

Section 3. At the election hereby ordered to be held as herein provided, the qualified electors shall vote on said proposed amendment, and on the official ballot printed for such election there shall be printed the following, viz: "Shall the following be adopted as Section 93 of the Constitution of Alabama? The State shall not engage in works of internal improvement, nor lend money or its credit in aid of such except as may be authorized by the Constitution of Alabama or amendments thereto; nor shall the State be interested in any private or corporate enterprise, or corporation, except as may be expressly authorized by the Constitution of Alabama, or amendments thereto; but when authorized by laws passed by the Legislature the State may appropriate funds to be applied to the construction, repair and maintenance of public roads, highways, and bridges in the State; and when authorized by appropriate laws passed by the Legislature, the State may, at a cost not exceeding ten million dollars, engage in the work of internal improvement, of promoting, developing, constructing, maintaining and operating all harbors or seaports within the State or its jurisdiction, provided that such work or improvement shall always be and remain under the management and control of the State through its State Harbor Commission, or other governing agency. The adoption of this amendment shall not affect in any manner any other amendment to the Constitution of Alabama which may be adopted pursuant to any act or resolution of the Legislature."

Section 4. The votes cast at such election shall be canvassed, tabulated, and returns thereof made to the Secretary of State, and counted in the same manner as in elections for Representatives to the Legislature.

Section 5. That the result of such election shall be made known by a proclamation of the Governor.

Section 6. That the choice of the elector shall be indicated by a cross mark made by him or under his direction, opposite the word expressing his desire.

Section 7. The votes cast at such election shall be canvassed, tabulated, and returns thereof made to the Secretary of State, and counted in the same manner as in elections for Representatives to the Legislature.

Section 8. That the result of such election shall be made known by a proclamation of the Governor.

Section 9. That the choice of the elector shall be indicated by a cross mark made by him or under his direction, opposite the word expressing his desire.

A PROCLAMATION

BY THE GOVERNOR

WHEREAS, The Legislature of Alabama, at a special session held in 1921, has ordered an election by the qualified electors of the State of Alabama upon a certain proposed amendment to the Constitution of Alabama, which is herein set forth, to be held at the general election in November, 1922; and

WHEREAS, notice of such election, together with the proposed amendment, is required by law to be given by proclamation of the Governor;

NOW THEREFORE, I, Thomas E. Kilby, Governor of the State of Alabama, do hereby give notice, direct and proclaim that at the general election in November, 1922, an election will be held for the vote of the qualified electors of the State of Alabama, in the manner, form and places required by law, upon the following amendment to the Constitution of Alabama, viz:

(S. 31—Teasdale)

AN ACT

To propose an amendment to Section 93 of the Constitution of the State of Alabama, and to order an election by the qualified electors of the State upon such proposed amendment, which election shall be held at the general election next succeeding the present extra session of the Legislature at which this amendment is proposed.

The following amendment to Section 93 of the Constitution of Alabama is hereby proposed and an election is hereby ordered by the qualified electors of the State upon such proposed amendment, which election shall be held at the general election next succeeding the present extra session of the Legislature at which this amendment is proposed.

The proposed amendment is as follows, viz:

"Section 93. The State shall not engage in works of internal improvement, nor lend money or its credit in aid of such, except as may be authorized by the Constitution of Alabama or amendments thereto; nor shall the State be interested in any private or corporate enterprise, or corporation, except as may be expressly authorized by the Constitution of Alabama, or amendments thereto; but when authorized by laws passed by the Legislature the State may appropriate funds to be applied to the construction, repair and maintenance of public roads, highways, and bridges in the State; and when authorized by appropriate laws passed by the Legislature, the State may, at a cost not exceeding ten million dollars, engage in the work of internal improvement, of promoting, developing, constructing, maintaining and operating all harbors or seaports within the State or its jurisdiction, provided that such work or improvement shall always be and remain under the management and control of the State through its State Harbor Commission, or other governing agency. The adoption of this amendment shall not affect in any manner any other amendment to the Constitution of Alabama which may be adopted pursuant to any act or resolution of the Legislature."

Section 2. Notice of the election hereby ordered together with the amendment hereby proposed shall be given by a proclamation of the Governor, which shall be published in each newspaper once a week in each county in the State, for at least eight successive weeks next preceding the day hereby appointed for such election.

Section 3. At the election hereby ordered to be held as herein provided, the qualified electors shall vote on said proposed amendment, and on the official ballot printed for such election there shall be printed the following, viz: "Shall the following be adopted as Section 93 of the Constitution of Alabama? The State shall not engage in works of internal improvement, nor lend money or its credit in aid of such except as may be authorized by the Constitution of Alabama or amendments thereto; nor shall the State be interested in any private or corporate enterprise, or corporation, except as may be expressly authorized by the Constitution of Alabama, or amendments thereto; but when authorized by laws passed by the Legislature the State may appropriate funds to be applied to the construction, repair and maintenance of public roads, highways, and bridges in the State; and when authorized by appropriate laws passed by the Legislature, the State may, at a cost not exceeding ten million dollars, engage in the work of internal improvement, of promoting, developing, constructing, maintaining and operating all harbors or seaports within the State or its jurisdiction, provided that such work or improvement shall always be and remain under the management and control of the State through its State Harbor Commission, or other governing agency. The adoption of this amendment shall not affect in any manner any other amendment to the Constitution of Alabama which may be adopted pursuant to any act or resolution of the Legislature."

Section 4. The votes cast at such election shall be canvassed, tabulated, and returns thereof made to the Secretary of State, and counted in the same manner as in elections for Representatives to the Legislature.

Section 5. That the result of such election shall be made known by a proclamation of the Governor.

Section 6. That the choice of the elector shall be indicated by a cross mark made by him or under his direction, opposite the word expressing his desire.

Section 7. The votes cast at such election shall be canvassed, tabulated, and returns thereof made to the Secretary of State, and counted in the same manner as in elections for Representatives to the Legislature.

Section 8. That the result of such election shall be made known by a proclamation of the Governor.

Section 9. That the choice of the elector shall be indicated by a cross mark made by him or under his direction, opposite the word expressing his desire.

Section 10. That the result of such election shall be made known by a proclamation of the Governor.

Section 11. That the choice of the elector shall be indicated by a cross mark made by him or under his direction, opposite the word expressing his desire.

Section 12. That the result of such election shall be made known by a proclamation of the Governor.

Section 13. That the choice of the elector shall be indicated by a cross mark made by him or under his direction, opposite the word expressing his desire.

Section 14. That the result of such election shall be made known by a proclamation of the Governor.

Section 15. That the choice of the elector shall be indicated by a cross mark made by him or under his direction, opposite the word expressing his desire.

Section 16. That the result of such election shall be made known by a proclamation of the Governor.

Section 17. That the choice of the elector shall be indicated by a cross mark made by him or under his direction, opposite the word expressing his desire.

ALABAMA REPUBLICANS NAME THEIR STATE TICKET.

BY THE GOVERNOR

Birmingham, Ala., Sept. 8.—At the Republican Convention held here Thursday, the Republicans put out their state ticket as follows:
For governor, O. D. Street, Guntersville; lieutenant governor, Jerry Murphy, Huntsville; secretary of state, T. H. Robinson, Franklin county; state treasurer, J. M. Abernethy, Birmingham; state auditor, T. J. McFarren, Marshall county; superintendent of education, Mrs. Lucy Lawrence, Mobile; commissioner of agriculture, J. A. Moody, Jackson county; chief justice, William Vaughn, Birmingham; associate justice, John B. Isbell, Dekalb county; public service commissioners, Sumpter Cogswell, St. Clair county, and William Dodd, court of appeals, J. B. Isbell, Chilton county, and A. C. Birch, state game and fish warden, J. L. McKenney, Montgomery. This list, it was stated, is subject to withdrawals and substitution.

CHAS. R. TALBOT, REAL ESTATE INSURANCE AND LOANS Elba, Ala.

ORDER OF PUBLICATION.

State of Alabama, Coffee County, In Circuit Court, In Equity, The State of Alabama and Coffee County, Complainants,

vs. Mrs. Rena Goldwin, Respondent.

In this cause it being made to appear to the Register by the affidavit of complainant's solicitor, that the defendant, Mrs. Rena Goldwin, is a non-resident of Alabama, and that her postoffice address is unknown, and further that in the belief of said affiant, the Defendant is of the age of twenty-one years; it is therefore ordered by the Register that publication be made in The Elba Clipper, a newspaper published in said county, once a week for four consecutive weeks, and that a copy of this order be posted at the court house door at Elba, requiring her, the said Mrs. Rena Goldwin, to plead, answer or demur to the Bill of Complaint in this cause by the 9th day of October, 1922, or in thirty days thereafter a decree Pro Confesso may be taken against her.

Done at office in Elba, Ala., this 5th day of September, 1922.
S. H. BROCK, Register.

ORDER OF PUBLICATION.

State of Alabama, Coffee County, In Circuit Court, In Equity, The State of Alabama and Coffee County, Complainants,

vs. C. E. Jackson, Respondent.

In this cause it being made to appear to the Register by the affidavit of complainant's solicitor, that the Defendant is a non-resident of Alabama, and that his postoffice address is unknown, and further that in the belief of said affiant, the Defendant is of the age of twenty-one years; it is therefore ordered by the Register that publication be made in The Elba Clipper, a newspaper published in said county, once a week for four consecutive weeks, and that a copy of this order be posted at the court house door at Elba, requiring him, the said C. E. Jackson, to plead, answer or demur to the Bill of Complaint in this cause by the 9th day of October, 1922, or in thirty days thereafter a decree Pro Confesso may be taken against him.

Done at office in Elba, Ala., this 5th day of September, 1922.
S. H. BROCK, Register.

"No.....". The choice of the elector shall be indicated by a cross mark made by him or under his direction, opposite the word expressing his desire.

Section 4. The votes cast at such election shall be canvassed, tabulated, and returns thereof made to the Secretary of State, and counted in the same manner as in elections for Representatives to the Legislature.

Section 5. That the result of such election shall be made known by a proclamation of the Governor.

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Section 15. That the choice of the elector shall be indicated by a cross mark made by him or under his direction, opposite the word expressing his desire.

A PROCLAMATION

BY THE GOVERNOR

WHEREAS, The Legislature of Alabama, at a special session held in 1921, has ordered an election by the qualified electors of the State of Alabama upon a certain proposed amendment to the Constitution of Alabama, which is herein set forth, to be held at the general election in November, 1922; and

WHEREAS, notice of such election, together with the proposed amendment, is required by law to be given by proclamation of the Governor;

NOW THEREFORE, I, Thomas E. Kilby, Governor of the State of Alabama, do hereby give notice, direct and proclaim that at the general election in November, 1922, an election will be held for the vote of the qualified electors of the State of Alabama, in the manner, form and places required by law, upon the following amendment to the Constitution of Alabama, viz:

(No. 48)

AN ACT

To provide and submit to the qualified electors of the State of Alabama, at the next general election, an amendment to the Constitution of Alabama, whereby the following municipal corporations, Jasper, Cordova, Dora, Oxford, Talladega, Citronelle, Girard, Albany and Tuscaloosa, in the State of Alabama, may levy and collect through the constituted governing authorities a rate of taxation on the property situated therein, not exceeding in the total in any one year one per centum of the value of such property as assessed, as provided by the Constitution and statutes now in force, or hereafter enacted pursuant to the Constitution; provided, that the adoption of this amendment, shall in no wise affect, limit, modify, abridge or impair the power, authority or right of any of said municipal corporations to levy and collect the special school taxes, now or hereafter vested in or conferred upon them under the Constitution or the statutes now in force, or hereafter enacted pursuant to the Constitution; provided, that the adoption of this amendment, shall in no wise affect, limit, modify, abridge or impair the power, authority or right of any of said municipal corporations to levy and collect the special school taxes, now or hereafter vested in or conferred upon them under the Constitution or the statutes now in force, or hereafter enacted pursuant to the Constitution; provided, that the adoption of this amendment, shall in no wise affect, limit, modify, abridge or impair the power, authority or right of any of said municipal corporations to levy and collect the special school taxes, now or hereafter vested in or conferred upon them under the Constitution or the statutes now in force, or hereafter enacted pursuant to the Constitution; provided, that the adoption of this amendment, shall in no wise affect, limit, modify, abridge or impair the power, authority or right of any of said municipal corporations to levy and collect the special school taxes, now or hereafter vested in or conferred upon them under the Constitution or the statutes now in force, or hereafter enacted pursuant to the Constitution; provided, that the adoption of this amendment, shall in no wise affect, limit, modify, abridge or impair the power, authority or right of any of said municipal corporations to levy and collect the special school taxes, now or hereafter vested in or conferred upon them under the Constitution or the statutes now in force, or hereafter enacted pursuant to the Constitution; provided, that the adoption of this amendment, shall in no wise affect, limit, modify, abridge or impair the power, authority or right of any of said municipal corporations to levy and collect the special school taxes, now or hereafter vested in or conferred upon them under the Constitution or the statutes now in force, or hereafter enacted pursuant to the Constitution; provided, that the adoption of this amendment, shall in no wise affect, limit, modify, abridge or impair the power, authority or right of any of said municipal corporations to levy and collect the special school taxes, now or hereafter vested in or conferred upon them under the Constitution or the statutes now in force, or hereafter enacted pursuant to the Constitution; 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